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Attorneys for Plaintiff
PETZILLA, INC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

PETZILLA, INC. a Delaware corporation,
d/b/a Petzila,

Plaintiff,

v.

ANSER INNOVATION LLC, a Minnesota
limited liability company,

Defendant.

Case No. 14-cv-01354 EMC

**DECLARATION OF NICOLAS GIKKAS
IN SUPPORT OF PLAINTIFF
PETZILLA'S ADMINISTRATIVE
MOTION TO FILE DOCUMENTS
UNDER SEAL**

Courtroom: 5, 17th Floor
Judge: Hon. Edward M. Chen

1 I, Nicolas Gikkas, declare as follows:

2 1. I am lead attorney and counsel of record for plaintiff Petzilla, Inc. ("Petzila") in the
3 above-captioned matter. I make this declaration on personal knowledge and if called as a witness
4 could and would testify competently thereto.

5 2. The document and information contained in Exhibit E of the Declaration of Nicolas
6 Gikkas in Support of Motion for Leave to File Motion for Reconsideration of Plaintiff's Motion for
7 Expedited Discovery (Dkt. No. 17) ("Gikkas Decl. ISO Motion for Leave") was produced by
8 Defendant Anser Innovation LLC ("Anser") with bates number AIL00258 and designated "Highly
9 Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order entered by
10 the Court.

11 3. The document and information contained in Exhibit F of the Gikkas Decl. ISO
12 Motion for Leave was produced by Anser with bates number AIL000032 and designated "Highly
13 Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order entered by
14 the Court.

15 4. The document and information contained in Exhibit G of the Gikkas Decl. ISO
16 Motion for Leave was produced by Anser with bates number AIL000462 and designated "Highly
17 Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order entered by
18 the Court.

19 5. The documents and information contained in Exhibit H of the Gikkas Decl. ISO
20 Motion for Leave were produced by Anser with bates numbers AIL000457-458 (email) and
21 AIL000443 (list) and designated "Highly Confidential – Attorney's Eyes Only" under the terms of
22 the stipulated protective order entered by the Court.

23 6. The document and information contained in Exhibit I of the Gikkas Decl. ISO Motion
24 for Leave was produced by Anser with bates numbers AIL000284-286 and designated "Highly
25 Confidential – Attorney's Eyes Only" under the terms of the stipulated protective order entered by
26 the Court.

27 7. The document and information contained in Exhibit J of the Gikkas Decl. ISO Motion
28 for Leave was produced by Anser with bates number AIL000260 and designated "Highly

1 Confidential – Attorney’s Eyes Only” under the terms of the stipulated protective order entered by
2 the Court.

3 8. The documents and information contained in Exhibit K of the Gikkas Decl. ISO
4 Motion for Leave were produced by Anser with bates numbers AIL000469-470 and designated
5 “Highly Confidential – Attorney’s Eyes Only” under the terms of the stipulated protective order
6 entered by the Court.

7 9. The document and information contained in Exhibit L of the Gikkas Decl. ISO
8 Motion for Leave was produced by Anser with bates number AIL000444 and designated “Highly
9 Confidential – Attorney’s Eyes Only” under the terms of the stipulated protective order entered by
10 the Court.

11 10. The document and information contained in Exhibit P of the Gikkas Decl. ISO
12 Motion for Leave was produced by Anser with bates numbers AIL000265-83 and designated
13 “Highly Confidential – Attorney’s Eyes Only” under the terms of the stipulated protective order
14 entered by the Court.

15 11. The document and information contained in Exhibit R of the Gikkas Decl. ISO
16 Motion for Leave was produced by Anser with bates number AIL000257 and designated “Highly
17 Confidential – Attorney’s Eyes Only” under the terms of the stipulated protective order entered by
18 the Court.

19 12. The document and information contained in Exhibit S of the Gikkas Decl. ISO
20 Motion for Leave was produced by Anser with bates number AIL000264 and designated “Highly
21 Confidential – Attorney’s Eyes Only” under the terms of the stipulated protective order entered by
22 the Court.

23 I declare under penalty of perjury under the law of the United States of America that the
24 foregoing is true and correct. Executed on this 22nd day of July 2014.

25 By: /s/ Nicolas S. Gikkas
26 NICOLAS S. GIKKAS
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CERTIFICATE OF SERVICE

I, the undersigned counsel for Petzilla, Inc., do hereby certify that on this 22nd day of July 2014, served **DECLARATION OF NICOLAS GIKKAS IN SUPPORT OF PLAINTIFF PETZILLA'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS UNDER SEAL**, by causing a true and correct copy to be delivered via First Class U.S. Mail, addressed to the following attorney in this case:

Grant Fairbairn
Fredrikson & Byron, P.A.
Attorney
200 South Sixth Street
Suite 4000
Minneapolis, MN 55402

/s/ Nicolas S. Gikkas
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Attorney for Plaintiff
PETZILLA, INC. d/b/a PETZILA

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